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Paris, Berlin, Vienna, and elsewhere, combines all
the elements to be sought in a medicine of the
highest quality. It is a powerful purgative, and
restores the system to its normal condition. It is
the only remedy which has been found to be
effective in all cases of constipation, indigestion,
headache, neuralgia, and all other ailments
arising from a disordered system. It is a
valuable remedy for all who suffer from these
afflictions. It is sold in bottles of 10 and 25
tablets. Price in England, 2s. 6d. and 4s. 6d. In
order to obtain the full benefit of this remedy,
it should be taken on an empty stomach, and
followed by a glass of water. It is a valuable
remedy for all who suffer from these
afflictions. It is sold in bottles of 10 and 25
tablets. Price in England, 2s. 6d. and 4s. 6d.

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VANILLA CULTURE IN HAWAII

PRESS BULLETIN No. 6.
To acquaint the public with what is
necessary to be known in regard to
the cultivation of vanilla in Hawaii,
the following paper has been prepared
by Mr. Frank E. Conter. This is in
part a record of observations made
on plants grown here, and in part a
compilation from the best works on
Vanilla culture, especially Lecomte
and Chalot, "Le Vanillier," Galbraith,
"Vanilla Culture," and, Dr. Preuss,
"Expedition nach Central und Sud-
Amerika."

Experiments in curing vanilla were
made at this Station, using pods from
plants grown by Hon. S. M. Damon at
Moanalua. Mr. Conter has also visited
the Edwards Vanilla Plantation on
Hawaii, and has noted the conditions
there, and in the numerous localities
around Honolulu where this plant is
making a thrifty growth.

The vanilla plant was introduced into
Hawaii many years ago, direct from
Mexico and also from Tahiti, Samoa
and Fiji. The prime requisites to make
the cultivation of this crop a success
are: the selection of a suitable location;
at low elevation and where there is
protection from the full sweep of
the trade winds; and, of even greater
importance, constant and careful
attention to every detail of cultivation,
pollination, curing and fermentation,
until the selected and finished product
is ready for market. The sole differ-
ence between a crop of vanilla at \$1
a pound and one at \$10 to \$15 is the
care given to the crop from the time
the cuttings are planted until the fin-
ished product is marketed.

JARED G. SMITH
Special Agent in Charge.
Honolulu, Aug. 10, 1902.

VANILLA CULTIVATION IN HAWAII

The vanilla bean is the cured fruit
of a vine belonging to the orchid
family. The term "bean" is a mis-
nomer, as the plant is not a legume.
The elongated fruit pods are from five
to eight inches long and the size of a
lead pencil. They are black, glossy,
and somewhat wrinkled on the sur-
face and contain thousands of exceed-
ingly minute black seeds.

The vanilla plant is a native of
Mexico. In 1808 Andrews gave the
name Vanilla planifolia to the best
variety, known there as manna o fina.
Today this plant is found wild in the
light forests of Southeast Mexico, Peru
and on Luzon, Philippine Islands. It is
also extensively cultivated in the pro-
vince of Vera Cruz, Mexico, and on
the islands of Reunion, Madagascar,
Mauritius, Java, Fiji, Tahiti and the
Seychelles. The plant is a heavy dark-
green perennial climber, adhering to
trees by its aerial roots. In a vanilla
plantation these trees are called sup-
ports. The vine attains the thickness
of a finger and grows singly for a con-
siderable height. When nipped or bent
over a number of shoots are thrown
out, which bear flower-clusters, each
yielding ten or more flowers. The
flowers open about five weeks after
they burst through the buds. The pods
grow to their full size in five weeks,
and mature in about seven months.

Temperature. It may be stated in a
general way that the vanilla plant re-
quires a mean temperature of 77 de-
grees F. and abundant rains during
two-thirds or three-fourths of the year.
The production is more abundant and
of better quality in countries having a
distinct dry season. The humidity
should be about 75 degrees and the
soil always moist. The temperature
must not be subject to sudden changes,
and should not go too high and never
below 45 degrees F.

Soil. Any soil is suitable, provided
the drainage is good. Light soil and
porous subsoil should be given the
preference. The best locations are
valleys with slight slopes, where a
moist atmosphere and protection from
strong wind may be obtained. Forest
land or land which has been covered
with a dense growth of lantana should
be selected. The decaying leaves and
trunks will furnish the necessary hu-
mus.

The Plantation. Clear the land by
means of brush hooks and cane knives
and dig out guava roots. Cut down
all large trees not wanted for wind-
breaks, and cut up the large branches.
Trees having a diameter of less than
six inches are left standing. Next
lay out the fields and set out addition-
al trees for wind-breaks. It must be
well understood that a vanilla plan-
tation needs protection from strong
wind. It is not sufficient to protect
from prevailing winds only, but the
field must be protected in all direc-
tions. Trees must not only be planted
around a large plantation, but lines of
trees should be set at intervals through
the fields. The lines for the supports
may then be marked by stakes. These
lines should be 3 feet apart and the
trees planted at intervals of
six to eight feet. Low-growing trees
which do not shed their bark
should be selected for supports. The
following are recommended for Ha-
waii: Spondias lutea, (Hog plum);
Erythrina, lithosperma, (Coral tree);
Crescentia, (Calabash tree); Bauhinia
tomentosa, (St. Thomas tree), togeth-
er with the small trees which have
been left standing, provided they are
nearby in line. All others should be
cut out unless wanted for wind-breaks
or shade.

Choice of cuttings. The method of
propagation is by cuttings. The ship-
ment of plants is made during the dry
season, when growth has been check-
ed. The plants are pulled up from the
ground and the roots are freed from
soil. The plants may be wrapped in
paper or packed in moss. A part of
the plantation should be reserved for
a nursery, in which the plants are

left to grow vigorously, without ex-
hausting them by fruitification. This
is the best method to obtain strong
cuttings, to prevent the plants from
degenerating and to guard against
diseases. Only those parts of the plants
should be used for cuttings that have
short joints, as such cuttings will
form most roots on a given length.
Cuttings giving the best results are
obtained from laterals. The joints are
short and the terminal bud continues
growing. Cuttings of from 3 to 6
joints may be used. Long cuttings
may produce flowers 18 months after
planting, while with short cuttings
abundant flowers cannot be expected
before the third year.

Planting. The best time to set out
the cuttings is probably the early au-
tumn, but it may be done at any time
of the year. The longer the cutting
the more should be put in the ground.
One joint when the cutting has three,
two when four, and even four or five
when long cuttings are used. The
leaves should be cut from that part
of the cutting put into the ground,
care being taken not to injure the
aerial roots. Cuttings should be placed
horizontally and buried 3 inches deep.
The exposed end is fastened so that
the aerial roots are close to the bark
of the supporting tree. The fastener
may be raffia or any other band. No
string should be used. Should dry
weather follow the planting, it would
be advisable to water the plants. In
Mexico cuttings 2 feet 6 inches long
are made eight days before planting.
Some planters use cuttings 3 feet 6
inches long, bury 1 foot 1 inch deep
and cover with leaves and grass. Cover-
ing is necessary during dry, warm
weather to protect the rootlets, which
are close to the surface and would be
killed by the sun.

Cultivation. The trees used as sup-
ports should be pruned in the late fall.
Vanilla requires some sunshine, and
when growing in shaded places, bears
but few flowers and the fruit does not
mature so well. In sunny places, how-
ever, the vines suffer, because the
surface of the support may become
so dry overhead as to destroy the aerial
roots. Some cuttings always re-
main dwarfed. These should be re-
placed as soon as practicable. The
vine is allowed to grow 2 or 3 feet
above the forked branches of its sup-
port. This upper portion should be
carefully separated and hung loosely
over the forks of the supporting tree,
making pollination and harvesting pos-
sible without the use of ladders.
Branches from 2 to 4 feet long, in-
clining downwards, produce the most
flowers. To encourage this growth,
the vines are pinched off near the end
and thus a thick growth, completely
covering the branches of the tree, is
obtained. The vanilla plant begins to
bear during the third year and con-
tinues until 7 or 8 years old. When
flowering and maturing fruit, the
plants should have a dressing of de-
composed leaves, grass or banana
leaves and trunks. Stable manure
should not be used, unless put into
trenches, where the roots will reach it
when well decomposed.

Pollination. In Hawaii the flowers
do not produce fruit unless fertilized
by hand. This must be done the morn-
ing they open. One man can operate
1000 flowers from sunrise to 10 or 11
a. m. In case the operation is suc-
cessful the flower remains attached to
its stalk, otherwise it drops off in
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The flower is taken in the left hand,
three fingers being placed at its back
and the thumb in front, the column
with organs of fertilization on top be-
ing supported against the middle sep-
al behind. A bit of hard wood, cut the
size of a toothpick and scraped smooth
and flat at one end, is the only tool
required; this is held in the right hand
between the thumb and forefinger. To
get at the organs of fertilization en-
tirely, the sack that grows from the
side of the column enveloping its
front and marking the sexual organ is
pressed down to the bit of wood, or
this is run through its base, and the
sack torn up to the whole sack
may be plucked with finger and
thumb, it matters not which is held
open, as long as the column is kept
without injury. The lower part of
the flower is then cut off, and the
fertilized ovary is laid flat on the
back of the hand, and the fruit is just
beneath the nail.

THE ROBERTS GRAFT CASE MAKES A LOCAL SENSATION

The exposure of the Roberts graft in the Advertiser yesterday was the talk of the judiciary building and the town. Some pointed remarks were made about Judge Gear's part in it, though his friends insisted that he had no other recourse than to sign the order based upon a trust deed prepared by his next friends and which was distinctly inimical to the interests of the Roberts estate. Gear's organ, the Bulletin had the audacity to pronounce the Advertiser's story "a malicious lie," although the facts were drawn directly from the records of the court and cannot be disproved.

WHAT FULLERTON SAYS.

Here is the version given by J. E. Fullerton of the Roberts trust deed episode.

"I want to state that Judge Gear had absolutely nothing to do with it in the first place. I became trustee at the request of the trustees of the K. of P. Lodge, of which Roberts was a member. George A. Davis drew the trust deed at Mrs. Roberts' request and it was afterwards executed by Mrs. Roberts and myself. I read it through and it was recorded. Afterwards the trustees were not satisfied with it and they wanted a new one drawn, which I told them to fix up themselves and they would have no kick about it. The new trust deed was drawn by Mr. Andrade and accepted by me and we both signed it. The other one was then cancelled.

"The commission in the first trust deed should have been as according to law, which is five per cent. of the principal and ten per cent. of the interest. You get two and a half upon the money when it is turned over to you, and the same per cent. when it is returned, or five per cent. altogether on the principal one time.

"Judge Gear had nothing to do with turning the money over to me, other than signing the order which he is compelled to do by law."

"How did it happen that the deed was drawn so as to allow ten per cent. to the principal and interest?"

"I don't know anything about that. Davis drew the deed—the ten per cent. was put in intending to be the commission on the income only."

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hausting them by fruitification. This
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the flower is then cut off, and the
fertilized ovary is laid flat on the
back of the hand, and the fruit is just
beneath the nail.

Curing. The gathered pods are spread out
and exposed to the air for 24 hours.
During this time they are sorted as
follows: 1, ripe and perfect; 2, unripe
but perfect; 3, split; 4, spotted, or hav-
ing black points; or pieces of flower-
stalk attached; 5, curved pods. At-
tached pieces of flower-stalk must be
carefully cut away and black points
should be removed. The curing should
begin when a sufficient quantity of
vanilla has accumulated, as otherwise
the pods would split or become mouldy.
Vanilla is prepared for the market
in various ways. The best results
have been obtained in Mexico. All
methods have been carefully studied
and the results compared at this Sta-
tion. A modification of the Mexican
method is recommended as a result of
these investigations. This method is
based on scientific principles, is simple
in application, requires but a small
outlay for buildings and produces a
finished article of superior quality.

Buildings required. A platform must
be constructed. This may be made of
stone, coral or cement, should slope
slightly towards the south and be pro-
tected from the wind by a wall run-
ning east and west. This wall should
be whitewashed to reflect more heat
onto the platform. A drying house
must be built. This should be provided
with shelves on which the cured vanil-
la is laid out to dry, also with stands
where trays loaded with vanilla may
be arranged one above the other. Pos-
sible sweatboxes are made of wood
They should be 2 feet deep, 2 feet long
and from 18 to 18 inches wide and have
a detachable cover. A supply of new
and dark colored wooden blankets must
also be provided.

Curing. On a clear warm day when
the platform is dry and warm, the
pods are spread evenly on the floor of
the platform and covered with dark col-
ored blankets. The mats and blank-
ets are previously hung out in the sun.
At 9:30 or 10 a. m. the vanilla is spread
out quickly and carefully. The first
row is started along the wall. The
pods laid evenly without touching one
another, the stem end farthest from
the wall. The pods are left in the sun
until thoroughly heated, they should
be too warm to be held in the hand.
The more quickly the sun heats the
fruit and the warmer they get, the
better it is. The sweatboxes and dark
colored blankets are put out in the sun
and must be warm when the vanil-
la has reached the proper stage. The
blankets are not later than 3 p. m.
The blankets are used as lining and the
edges hang over the sides of the plat-
form. The heated pods are taken up by hand
and laid in the boxes, stem end in-
side, care being taken to keep the pods
colored pods at the bottom. The green
ones are laid on top. The heat of the
pods is maintained by the heat of the
blankets. The pods are left in the boxes
until they are thoroughly dried. The
drying process is continued until the
pods are thoroughly dried. The dried
pods are then packed in boxes and
carried to the market.

AN ESTATE SETTLEMENT

Law of Descent
Supersedes
Will.

Judge De Bolt will, on Monday next,
hear the petition of David Dayton,
Hannah Fisher and Maggie Fisher in
the matter of the estate of Israel Fisher,
deceased. The prayers are for the
discharge of David Dayton as guardian
of John Fisher, Maggie Fisher and
Jacob Fisher, and for the ratification
of a settlement made between Han-
nah Fisher and her daughter, Maggie
Fisher.

Hannah Fisher is the widow of
Jacob Fisher, son of Israel Fisher, and
the mother of the three wards named.
John and Jacob, grandchildren of Is-
rael, both died in youth. David Day-
ton was discharged as executor of the
will of Israel Fisher on May 7, 1898,
will devised property at Kalihi to Mag-
gie Fisher, which the testator sold
prior to his death. It devised four lots
on Liliha street to John and Jacob,
subject to the life interest of the
testator's widow, Kallakanoa, and the
mother of the grandchildren, Hannah
Fisher. Kallakanoa died April 1, 1890,
thereby creating the reversion or an-
nexing one-half of the income of the
real estate to the owners of the fee.
The death of the grandchildren left their
mother, Hannah Fisher, as sole heir,
their father Jacob having died before the
testator.

Hannah Fisher has received and con-
tinues to receive all the income from
the real estate as of right under the
statute of descent of property relating
to intestate estates. There is \$780.18
in Dayton's hands as the sole proprie-
tary of the estate.

The settlement consists as follows:
Maggie Fisher receives for one-third
of the \$780.18 and renounces all im-
mediate or any reversionary interest
in the fund. Hannah Fisher receives
for two-thirds of the fund and adds:
"In consideration of the descent of all
the real property in this estate to me
through my said sons, John Fisher and
Jacob Fisher, I do hereby forever re-
nounce all the right, title and interest
devoted to me in this estate by the
will of said testator, Israel Fisher."

These renunciations are wholly rela-
tive to the personality, or the income
fund. An interesting fact that does
not come into these court proceedings
is that Hannah Fisher, when she has
obtained a decree of the real estate to
herself, will deed a portion of it to
her daughter Maggie.

Israel Fisher was a well-known for-
eigner who carried on a soda water
factory in Liliha street until stricken
with sickness, when his son Jacob
managed the business for a few years
before he died in early manhood. Is-
rael's death later had a tragic and
pathetic element. "Jake" Fisher, as
he was called, was a very bright and
popular half-breed. Twenty years ago
he was the leader of Honolulu's am-
ateur minstrels, a group picture of
whom, with the leader making a comic
face, for a long time hung at the street
entrance of Williams's photograph gal-
lery.

The petition in the case shows the
somewhat curious circumstance of the
provisions of a will becoming nugatory
and void owing to the ravages of death
among the testamentary heirs, which
made the law of descent the only
means for legally disposing of the es-
tate.

DISPUTED ESTATE.

C. P. Iaukea, guardian of Kaaua, a
person of unsound mind who died this
August, has filed his final account with
a petition for discharge. He charges
himself with \$2241.11 and asks to be
allowed \$4081.45, showing a balance of
\$1840.34. The estate is mostly invested
and worth more than \$8000. J. J.
Dunne has been appointed administra-
tor and the other day petitioned the
court for adjudication between claim-
ing heirs.

OTHER PROBATE CASES.

David Dayton, guardian of H. K.
Dewsett, a minor, in his fourth ac-
count charges himself with \$694.42 and
asks to be allowed \$1131.35, making the
balance due himself \$436.93.
Judge Robinson approved the ac-
counts of W. O. Smith, guardian of
the John Hamauku, minor.
The annual accounts of W. O. Smith,
guardian of the Gay minors, were re-
ferred to M. T. Simonton as master.

APPEAL, ETC.

Ane Hilo has appealed to the Su-
preme Court in her suit against Is-
rael Fisher from Judge Gear's decree dis-
missing the bill and dissolving the in-
junction.
Declarators are filed in the case of
Kamie Wee Shing and O. C. Chan, a
suit brought by the Oriental Bank, and
also a motion to dissolve the in-
junction in the latter case. The bank
and the Bank of Hawaii are the parties
in the case.

TRYING TO HURRY
KNOX BY CABLE

What is the most
popular thing
about our Hair
Vigor? It's a hair-
food, not a dye.
It doesn't turn
your hair sud-
denly black and
make it look dead
and lifeless. But
gradually the old
color comes back,
all the rich color is
used to have. And
it also stops falling
of the hair.
Even if your hair
isn't coming out,
isn't turning gray,
isn't too short,
yet you certainly
want a fine dress-
ing for it, and here
it is.

Ayer's Hair Vigor

It keeps the scalp clean and healthy,
removes all dandruff, makes the hair
grow rapidly, prevents it from falling
out, and does not allow a single gray
hair to appear.

Do not be deceived by cheap imita-
tions which will only disappoint you.
Make sure that you get the genuine
Ayer's Hair Vigor.

Prepared by Dr. J. C. Ayer & Co., Lowell, Mass., U.S.A.

**Hollister's
Roach
Food**
KILLS COCKROACHES
25c
TRY IT
HOLLISTER DRUG CO.,
FORT STREET.

**CHAS. BREWER CO.'S
NEW YORK LINE**
Sailing from
NEW YORK to HONOLULU
at regular intervals. FREIGHT
TAKEN AT LOWEST RATES.
For freight rates apply to
CHAS. BREWER & CO.,
27 Kilby St., Boston,
or C. BREWER & CO.,
LIMITED, HONOLULU.

MOANA HOTEL.
WAIKIKI
BEACH
RAPID TRANSIT ELECTRIC
CARS arrive at, and depart from,
the main entrance to the Moana
Hotel every ten minutes.
MOANA HOTEL CO., LTD.

CHOLERA INFANTUM should be
guarded against, and prevented by
treating the child at the first unusual
looseness of the bowels. Mothers can
not be too careful about this, especially
in hot weather. They should have
medicines ready for such an emergency.
No better remedy is prepared than
Chen's Cholera Remedy. Every household
should have a bottle at hand. Get it today.
It may save a life. All Dealers and
Druggists sell it. Benson Smith & Co.,
Ld. Agents for Hawaii.

Stewart has been getting a taste
of the Tammany methods in
the treatment of the Seven.

**The
"Star"
Ventilator.**
Stewart proved effective for ventilating
bedrooms of all kinds, public build-
ings, restaurants, etc.
MERCHANT'S HOTEL "Spanish" Time
Ornamental, Storm Proof, Easily
Laid
These tiles are recommended by
leading architects, engineers and
builders of first class buildings.
MERCHANT'S "Ornith" Ventilator, cop-
per, galvanized steel, screw plates
and for illustrated book let of our
ventilators, mailed free upon appli-
cation. MERCHANT & CO., Inc.,
Sole Manufacturers,
517 Arch St., Philadelphia, Pa.

BIG DAYS' CALENDAR

Question of Fees Ruled on by De Bolt.

Judge De Bolt had a docket of seventeen cases at Circuit Court chambers yesterday.

George P. Castle was appointed administrator of the estate of the late Dr. George Pierce Andrews under a bond of \$10,000. W. L. Howard, P. M. Ford and Harry Armitage were appointed appraisers of the estate. The administrator filed his bond with W. A. Bowen as surety.

Accounts of C. P. Laukes, guardian of Kauna, a person of unsound mind, were referred to P. D. Kellet, Jr., for examination. W. A. Whiting, attorney for the guardian, requested such reference, stating that it was also the desire of Mr. Dunne, administrator of the estate of Kauna, deceased.

In the partition suit of M. H. Scott vs. E. N. Philpott et al., the petition of W. A. Wall, commissioner, for leave to sell real estate came up. W. C. Achi appeared for the petitioner, Lyle A. Dickey for himself as owner of a share in the land company and O. W. A. Mord as amicus curiae. Mr. Achi answering questions said notice by publication had been given but he did not have the affidavit thereof with him. He had no objection to a continuance. Judge De Bolt continued the hearing until Thursday, when Mr. Achi is to show the court that it has jurisdiction. The Kona plantation and the Kapilani Estate are interested in the matter.

The will of William Phillips was admitted to probate and Cecil Brown appointed executor under a bond of \$25,000. J. R. Galt, P. H. Burnette and P. D. Kellet, Jr., were appointed appraisers.

SETTLEMENT APPROVED.

In the matter of the estate of Israel Fisher, the account of David Dayton, guardian of the minors, was approved and he discharged. The joint petition of David Dayton and Hannah Fisher was also granted, with the effect of confirming the settlement of the estate between Hannah Fisher and Margaret Fisher, her daughter-in-law.

The accounts of W. L. Howard, administrator of the estate of August Kraft, deceased, were referred to J. A. Mathewman as master.

Accounts of Lau Ng, administrator of the estate of Lau Sun Mee, deceased, were approved and he was discharged.

Kamakulani Woolsey vs. Ching Lam, on motion to set demurrer for hearing went over until Friday.

PARTITION DECREED.

Judge De Bolt signed the decree of partition in accordance with the report of Olaf Sorenson, commissioner, in the suit of Keahi (w) vs. Niau Laukes et al. Prior to this the court ordered that plaintiff should pay one-half of the costs and all of the defendants the other half equally.

DECISION.

Judge De Bolt yesterday afternoon rendered a decision sustaining without prejudice, the several demurrers in the suit of Kala et al. vs. Moses Kelihimulu et al., bill to cancel a lease.

The Club Stables case remitted by the Supreme Court for further proceedings was continued, under an objection to Judge De Bolt as disqualified raised by Mr. Robertson for plaintiff, until Thursday.

Peacock vs. Vida was continued until today.

DECISION APPEALED.

Henry E. Highton, for plaintiff, has filed an exception to Judge De Bolt's decision sustaining the demurrer in the case of A. J. de Estrella vs. Chas. M. Le Blond.

A. M. Shields vs. David Land and Henry Waterhouse Trust Co. et al. garnishees, is dismissed by plaintiff, the debt sued for having been paid.

TERM CASES.

Judge De Bolt, after hearing argument on jurisdiction, ruled that the

case of the Mutual Life Insurance Co. vs. C. W. Wiman et al. was a term case and not a chambers matter, therefore declining to determine it in vacation.

Following the previous ruling, the court declined to hear the motion to substitute plaintiff in the two cases of C. Ming Hym vs. Wong Kwai et al., being term matters.

FEES ARE ALLOWED.

Judge De Bolt overruled the points raised by P. D. Kellet, Jr., master on the James Gay estate accounts, that a trustee had no authority to charge an attorney's fee for filing the report and account of trustees.

The same ruling was made on the objection of M. T. Simonton, master on the account of Cecil Brown, guardian of Mary Alice Porter, a minor.

In both cases the court allowed the fees as charged. In the Porter case the principal of the estate had been increased by \$1300 the past year through transfers of balances from the income accounts.

Accounts were approved in both cases.

ACCESSION TO BAR.

David L. Withington took the oath as an attorney in all the courts of the Territory before Chief Justice Frear yesterday. His petition shows that he was born at Newbury, Mass., on February 2, 1864, that he graduated both in Harvard College and the Boston University of Law, that his study of law began in June, 1874, that he was admitted to practice in Massachusetts June 20, 1876, and since then in California and the Supreme Court of the United States, etc. Bishop H. B. Restarick furnishes a certificate of character with the petition, in which he says on the strength of an acquaintance of many years at San Diego, California.

"Mr. Withington was known to the bench and the bar of San Diego and elsewhere in the State not only as a lawyer of excellent ability and large experience, but as a man of exceptionally high character and unquestioned probity."

"The community knew him as one who was always interested in all that tended to benefit or uplift the city, county or State. Mr. Geo. W. Marston, easily San Diego's first citizen, wrote me recently: 'Withington's decision to go to Honolulu threw us into consternation. How shall we do without him in city and State affairs where he has been so masterful?'"

William Mossman, Jr., has taken the oath on renewal of license to practice in the lower courts.

DEMURRERS.

Eben P. Low has entered a demurrer to the complaint of J. S. Low, some of the grounds being as follows: The complaint is not addressed to the chief judge of the court. It does not state the time when the alleged request by defendant to plaintiff to perform the services in question was made. The complaint does not lay any venue or allege any place where the alleged cause of action arose.

J. Alfred Magoon demurs to the complaint against himself and Thomas Fitch, "on the ground that no literal copy of the check or bill of exchange upon which the alleged cause of action is predicated is annexed to the said complaint."

Sorenson's Wharf Bids.

In the Sorenson's wharf bids opened in the Public Works department yesterday, Cotton Bros. & Co. gave the lowest for construction, L. M. Whitehouse for piles and John Ouderkirck for lumber needed in repairs and for paving. The bids were as follows:

Construction—Henry De Fries, \$15,800; Cotton Bros. & Co., \$14,927; John Ouderkirck, \$15,733; L. M. Whitehouse, \$15,555.

Piles—De Fries, \$106; C. B. & Co., \$110; Ouderkirck, \$115; Whitehouse, \$100.

Lumber, per M ft.—De Fries, \$50; C. B. & Co., \$47.50; Ouderkirck, \$45; Whitehouse, \$50.

Paving per sq. ft.—De Fries, 22 cents; C. B. & Co., 23 cents; Ouderkirck, 20 cents; Whitehouse, 24 cents.

Popular Machines Arrive.

The Pioneer Motor Car Co., at the corner of Alakea and Merchant streets, are happy people today on account of the arrival yesterday by the steamer Alaskan of the first shipment of O.H.V. automobiles. The manufacturers of these celebrated machines are so busy with orders that the local firm have been waiting four months for this order to be shipped, although the factory is turning out thirty machines a day. The agents here are fortunate in securing a machine of such wonderful simplicity and reliability; also one that they can sell at such a reasonable price.

SHELTER ON HALEAKALA ENTERTAIN

Plans Are Made for The Eastern Stars Give a Grand Ball.

MAUI, Aug. 29.—Several weeks ago Engineer Carl Waldmeyer of Walluku, accompanied by W. O. Aiken of Paia, visited the summit of Haleakala. After some investigation Mr. Waldmeyer concluded that the plan of making a cave-shelter at the top for tourists was a most feasible one. He suggested that the floor of the cave be dug down two feet and that a room ten feet by fourteen feet be tunneled out, making a hole in the roof to allow the smoke of fires to pass out. The roof of the proposed apartment would, he thought, be fairly water-proof. Probably this project will not be pushed through now until next summer.

NEW LANDING AT MAALAE BAY. A new landing has been recently established on Maui at Kawaikapu on the Maalaea Bay side of Maunaloa. The Kula Planters and Merchants' Association of which Ahmo is president is the promoter of the scheme. The association has recently signed a five-year contract with Wilder Steamship Co. and the Kinau has lately been landing and receiving freight at the beach at Kawaikapu. The association, it is reported, will immediately construct a proper wharf, which does not need to extend far out owing to the proximity of deep water. The Kawaikapu landing is three miles nearer than Maunaloa for the Kula corn and potato ranchers.

HOMES RULERS WANT CITIZENS' TICKET.

Republican precinct clubs will hold meetings today, all over the island, for the purpose of electing county delegates.

There are now two complete Republican county slates made up, which though in many respects similar in regard to candidates, still have enough difference to cause somewhat of a contest in the September convention, unless a compromise is made, which is probable.

Leading Home Rulers have approached Republicans for a citizen ticket, but the latter prefer to stick to party lines. Republicans say that Home Rulers feel their weakness in regard to proper men for candidates. At Walluku last night eighteen candidates were nominated to fill the seven places at the county convention.

WALLUKU LOST.

On the afternoon of the 22d at Walluku, Maui, the Morning Star beat the Walluku at baseball—10 to 5. The latter were seven ahead until the fifth inning. From the 22d until the ninth the Stars had all the advantage. Johnny King pitched for the Walluku for the first time. He may with practice develop a crack ball-toss. The Walluku have filed a protest with the secretary of the Athletic Association. The umpire failed to call a ball dead that had struck the batsman and rolled some distance away thus letting in some base runners. If the protest is decided in favor of the Stars, it means virtually awarding them the championship for 1903.

A MAUI DANCE.

Saturday evening, the 22d, a dancing party was given in the Hamakua-poko school house. About sixty of the young people of the vicinity were present. W. Lougher of Puunene was floor manager and a piano and string band furnished enlivening music. Mesdames Taylor and Peck and Miss Eva Smith were the hostesses of the occasion.

A BAD ACCIDENT.

Engineer Lowell of the Paia plantation met with a serious accident on the 24th. While watching a Japanese breaking stone, near the Paia mill, a piece of rock flew upward, striking him just below the right eye, bursting the ball and letting the fluid out. He was taken to Puunene hospital where Dr. Rogers, summoned from Honolulu by a wireless telegraph message has been attending him since Wednesday. There is just the slightest chance of saving the eye-ball but not the sight.

STRAY NOTES.

Mr. and Mrs. A. Barnes of Honolulu have been the guests of Judge W. A. McKay of Walluku during the week. D. B. Murdock of Paia took Thursday's steamer for a business trip to Honolulu.

Senator and Mrs. C. H. Dickey and Mrs. Grace Waterhouse arrived on Maui by the Nevada on the 23d and will spend a month at Hailu.

Mr. and Mrs. W. H. Cornwell of Walluku returned from Honolulu by Wednesday's Maui.

By today's steamer Mrs. Chamberlain, who has been visiting her daughter, Mrs. W. O. Aiken of Makawao, for several months, returned to San Jose via Honolulu.

Miss Couledge of Paia departed today to accept a position of teacher in Kawahoa Seminary of Honolulu.

The Paia and Hamakua girls have formed a polo club.

C. J. Austin of the Territorial agricultural department is visiting at J. W. Fleming's of Grove Ranch.

Mr. Pope of the Honolulu Normal School made a trip to Haleakala during the week.

Dr. G. S. Aiken has been at Puunene during the week and Dr. P. Frear of Honolulu has been at Walluku.

On the afternoon of the 23d a tea was given in honor of Mesdames C. H. Dickey and Grace Waterhouse at the home of Mrs. W. B. Nicoll of Hamakua-poko. Thirty ladies were present.

On the 22d, on the KOAH (Paia) grounds, the Makawao beat the Paia at baseball, 25 to 9. A large crowd

A very successful ball was given at the Young Hotel last evening under the auspices of the Leahi Chapter, No. 2, Order of the Eastern Star. The ball was commemorative of Robert Morris, L. L. D., the founder of the Order.

The dance held in the northern pavilion of the hotel was well attended and later in the evening the dancers were divided between the two pavilions, native quintettes furnishing the music. The splendid dancing floors of the new hotel were well patronized and the affair proved a complete success.

An elaborate souvenir program with the device of the Chapter emblazoned thereon together with an engraving of the roof garden, was provided. Between dances the guests frequented the cool garden and enjoyed the fresh breezes and moonlight view of the city. A champagne punch with ices and other refreshments were provided. The dancing pavilions were tastefully ornamented with palms.

The dance was under the charge of the following committees:

General Committee—Dr. Geo. W. Burgess, Senator C. L. Crabbe, Mrs. Emma Crabbe, P. W. M.

Reception Committee—Mrs. Sallie L. Williams, W. M., Mr. L. C. Ables, Mrs. Emma A. Ables, Mr. E. C. Brown, Mrs. Mary E. Brown, Miss Ella K. Dayton, Justice C. A. Galbraith, P. W. P., Mrs. Nova J. Galbraith, P. W. M., Mr. C. F. Herrick, Mrs. Alice G. Herrick, Mr. Walter L. Howard, Mrs. Margaret Howard, Mr. Clinton J. Hutchins, Miss Pearl Noble, Mr. J. Mort Oat, Mrs. Maggie E. Oat, Mrs. Jas. W. Pratt, Mrs. Ellen M. Pratt, Mr. Thos. E. Wall, Mr. H. E. Webster, Mrs. Adelaide M. Webster, Mr. Frederick Whitney, W. P., Mrs. Marian Whitney, Miss Annie M. Whitney, Mr. H. H. Williams.

Floor Committee—Mr. Frederick Whitney, W. P., Mr. L. C. Ables, Mr. E. C. Brown, Mr. H. W. Foster, Mr. C. J. Hutchins, Mr. J. W. Pratt, Mr. Chas. H. Ramsey, Mr. Thos. E. Wall, Mr. H. H. Williams.

CUP FOR PACIFIC WATERS.

(Continued from Page 1.)

ent proposed, would be about 26 feet water line, 40 feet over all, about 1000 feet of sail area and about 15,000 lbs. displacement. The courses proposed are: From Bell Buoy fifteen miles on the wind to Barber's Point and return; From Bell Buoy around Rabbit's Island and return to windward and back, touching the channel seas and testing the seaworthiness of the boats; and: A triangular course off Honolulu.

These plans may be largely modified and are merely in embryo. The advertising for Hawaii in general would be of wide distribution and the races would attract many visitors, correspondents and sportsmen from all over America and the Pacific Coast. Aside from the sporting journals and daily newspapers the magazines would undoubtedly give much space and illustration and an enormous amount of advertising drawing attention to the Territory at small cost would be secured at a small outlay. Nor would the literature be reserved to the American press or the English language.

was in attendance. On the 30th, the Makawao club will play the Hamakua-poko and the Paia will play the "Violets" of Pauwela.

Monday night, the 31st, a bachelorette with a black cloth as a mask over his face, entered a Hamakua-poko residence through an open window, but was frightened away before he obtained any booty.

On the evening of the 25th a dancing party was given by Miss Katherine Smith in the kindergarten school building at Hamakua-poko. A string band played excellent music. Thirty-five young folk were present.

Saturday afternoon, the 23d, at Paia, the "Yellow" again defeated the "Reds" at polo by a score of 3 to 2. The latter much mixed. The "Yellow" is laid off by a brace and W. O. Aiken who has been playing at a number of demands of games. The new polo players, who played yesterday, were: Weather, Thomas, with few others and his mates.

TERMINATION OF HAWAII

Treasurer's office, Honolulu, Oahu. In re Dissolution of the Walters-Waldron Company, Limited. Whereas, the Walters-Waldron Company, Limited, a corporation established and existing under and by virtue of the laws of the Territory of Hawaii, has pursuant to law in such cases made and provided, duly filed in this office, a petition for the dissolution of the said corporation, together with a certificate thereto annexed as required by law.

Now, therefore, notice is hereby given to any and all persons that have been or are now interested in any manner whatsoever in the said corporation, that objections to the granting of the said petition must be filed in this office on or before the 23rd day of September and that any person or persons desiring to be heard thereon must be in attendance at the office of the undersigned, in the Capitol Building, Honolulu, at 12 o'clock of said day, to show cause, if any, why said petition should not be granted.

A. N. KEOIKAI, Treasurer Territory of Hawaii, Honolulu, July 11th, 1903. 2504 to Sept. 25th.

FORECLOSURES

ASSIGNEE OF MORTGAGEE'S NOTICE OF INTENTION TO FORECLOSE AND OF SALE.

A. W. ANDERSON AND WIFE.

Notice is hereby given that by virtue of a power of sale contained in that certain mortgage dated the 1st day of October, 1900, made by Augustus W. Anderson and Hannah Anderson, his wife, of Honolulu, Island of Oahu, Territory of Hawaii, to Henry Waterhouse Company, and recorded in Liber 215 on page 223, et seq., which said mortgage was duly assigned to Charles Nottley, Sr., by document dated January 30th, 1901, of record in Liber 215 on page 478, A. Lidgate and Cecil Brown, Trustees under the Last Will and Testament of said Charles Nottley, Sr., deceased, intend to foreclose said mortgage for the breach of the conditions in said mortgage contained, to wit, the non-payment of interest when due.

Notice is also hereby given that all and singular the lands, tenements and hereditaments in said mortgage described, will be sold at public auction at the salesroom of Jas. F. Morgan, on Kaahumanu street, Honolulu aforesaid, on Saturday, the 19th day of September, 1903, at 12 o'clock noon of that day.

The property covered by said mortgage is: That certain lot of land at Kulaokahua, Makiki, Honolulu, bounded and particularly described as follows:

Beginning at a point on the makai side of Lunallilo street, six hundred feet North 68° 48' West from the westerly corner of Lunallilo and Keeaumoku streets, the same being the Northern corner of Lot 11, and running thence by true Meridian, as follows: 1. S. 21° 12' W. 90 feet along Lot 10; 2. N. 68° 48' W. 33-3-10 feet, thence along Lot 31, thence 3. N. 21° 12' E. 90 feet along the remaining one-third of Lot 11 to the makai line of Lunallilo street, thence 4. S. 89° 48' E. 33-3-10 feet along said makai line of Lunallilo street to the point of beginning, containing an area of 2000 square feet, more or less; the said lot above described being a portion of Lot 11, Block A, Gear, Lansing & Co. Baseball Tract.

Terms: Cash U. S. Gold Coin. Deeds: At the expense of purchaser. Dated Honolulu, August 13th, 1903.

A. LIDGATE, CECIL BROWN, Executors and Trustees under the Last Will and Testament of Charles Nottley, Sr., deceased.

2512-5-T

MORTGAGEE'S NOTICE OF INTENTION TO FORECLOSE AND OF SALE.

CHAS. E. MOORE AND WIFE.

Notice is hereby given that by virtue of a power of sale contained in that certain mortgage dated the 3rd day of April, 1901, made by Chas. E. Moore and Mary T. Moore, his wife, of Honolulu, Island of Oahu, Territory of Hawaii, to Cecil Brown, Trustee, and of record in Liber 221 on page 180, et seq., the said Cecil Brown, Trustee, intends to foreclose said mortgage for breach of the conditions in said mortgage contained, to wit, the non-payment of principal and interest when due.

Notice is also hereby given that all and singular the lands, tenements and hereditaments in said mortgage described, will be sold at public auction at the salesroom of Jas. F. Morgan, on Kaahumanu street, Honolulu aforesaid, on Saturday, the 19th day of September, 1903, at 12 o'clock noon of that day.

The property covered by said mortgage is: All that certain piece or parcel of land situated at Kulaokahua, Honolulu, Oahu, and more particularly described as follows:

Lot No. 11, Block A—Beginning at a point on the makai side of Lunallilo street, 600 feet northwest of the corner of Keeaumoku and Lunallilo streets and run by true Meridian S. 21° 12' W. 90 feet along Lot 10 Block A; thence N. 68° 48' W. 33-3-10 feet along Block A; thence N. 21° 12' E. 90 feet along Block A; thence S. 89° 48' E. 33-3-10 feet along Block A to the point of beginning, containing an area of 2000 square feet, more or less; the said lot above described being a portion of Lot 11, Block A, Gear, Lansing & Co. Baseball Tract.

Terms: Cash U. S. Gold Coin. Deeds: At the expense of purchaser. Dated Honolulu, August 13th, 1903.

THE FIRST AMERICAN SAVING AND TRUST COMPANY OF HAWAII, LIMITED.

By Its President, J. H. BROWN.

NOTICE OF FORECLOSURE AND OF SALE.

Notice is hereby given that, pursuant to the power of sale contained in that certain mortgage dated April 24th, 1901, made by J. M. Messersmith of Honolulu, Island of Oahu, Territory of Hawaii, as mortgagor, and Annie S. Parke, and recorded in the Registry of Deeds in said Honolulu in Liber 231, on pages 279, 280 and 281, the mortgagee intends to foreclose the said mortgage for condition broken, to wit: the non-payment of principal and interest when due. Notice is likewise given that the property conveyed by the said mortgage will be sold at public auction at the auction rooms of James F. Morgan, 847 Kaahumanu street, Honolulu aforesaid, on Saturday, the 3rd day of October, 1903, at 12 o'clock noon.

The property covered by said mortgage is described as follows: All those certain pieces or parcels of land situate at Kalaheo, District of Hawaii, Island of Kauai, Territory of Hawaii aforesaid, containing in all an area of 16 35-100 acres, and more particularly described in R. P. (Grant) No. 2170, R. P. (Grant) No. 2418, and R. P. (Grant) No. 1964 and being the same premises that were conveyed to the said mortgagor by Kaulibo (w) and Kaula (k), her husband, by deed of date of said mortgage. Together with all the improvements, privileges and appurtenances thereunto belonging.

ANNIE S. PARKE, Mortgagee.

By her attorney in fact, W. C. PARKE.

Terms: Cash, U. S. Gold Coin. Deeds at expense of purchaser.

For further particulars apply to W. C. Parke, 309 Judd Building. Dated Honolulu, August 31st, 1903. 3517-6T

MORTGAGEE'S NOTICE OF INTENTION TO FORECLOSE AND OF SALE.

M. G. SILVA AND WIFE.

Notice is hereby given that by virtue of a power of sale contained in that certain mortgage dated June 18, 1901, recorded in Liber 226 on pages 94 to 99, and of the power contained in that certain other mortgage dated July 18, 1901, and recorded in Liber 226 on pages 441 and 442, made by M. G. Silva and Carrie G. Silva, his wife, of Honolulu, Island of Oahu, to the First American Savings & Trust Company of Hawaii, Limited, the said First American Savings & Trust Company of Hawaii, Limited, intends to foreclose said mortgage for breach of the conditions in said mortgage contained, to wit, the non-payment of interest and principal when due.

Notice is also given that all and singular the lands, tenements and hereditaments in said mortgage described will be sold at public auction by James F. Morgan at his salesroom on Kaahumanu street, Honolulu aforesaid, on Saturday, the 15th day of September, 1903, at 12 o'clock noon of that day.

The property covered by said mortgage is:

1. Lots 15, 17 and 19, Block J, Kapilani Park Addition, at Waikiki, Honolulu, Island of Oahu, and conveyed to said M. G. Silva by deed of record in Liber 216, page 220.

2. Lots 14 and 18, Block J, Kapilani Park Addition, at Waikiki, aforesaid, conveyed to said M. G. Silva by deed of record in Liber 216, page 135.

3. Lots 11 and 13, Block A, Kapilani Park Addition, at Waikiki aforesaid, conveyed to said M. G. Silva by deed of record in Liber 216, page 152.

4. Lots 9 and 10, Block H, Kapilani Park Addition, Waikiki aforesaid, conveyed to said M. G. Silva by deed of record in Liber 216, page 216.

5. Lots 12, 14 and 15, Block 9 A, Kapahulu Tract, in Waikiki aforesaid, conveyed to M. G. Silva by deed of record in Liber 217, page 58.

6. Lots 47, 48, 49 and 50, Block 3, Puunui Tract, Puunui, Nuuanu, Honolulu aforesaid, and conveyed to M. G. Silva by deed of record in Liber 216, page 218.

7. Lots 35 and 36, Block 3, Puunui Tract, aforesaid, and conveyed to M. G. Silva by deed of record in Liber 217, page 36.

8. Lot No. 2, part of Royal Patent No. 3552, situate at Kalaheo, Kauai, Oahu aforesaid, and conveyed to M. G. Silva by deed of record in Liber 209, page 318.

9. Undivided one-half interest in land situate at Kalaheo, District of Koolaula, Oahu, and described in Royal Patent 4530 containing an area of 15 acres, and conveyed to M. G. Silva by deed of record in Liber 208, page 40.

10. A certain lot situate at Waikiki, Island of Oahu, area 20 acres, conveyed to M. G. Silva by deed of record in Liber 216, page 214.

11. That land situate at Kalaheo, Kauai, Oahu, being one-half of Royal Patent 3539, L. C. A. 40, containing an area of 15-100 acres, and conveyed to M. G. Silva by deed of record in Liber 209, page 124.

Terms: Cash U. S. Gold Coin. Deeds at the expense of purchaser. Dated Honolulu, August 31st, 1903.

THE FIRST AMERICAN SAVING AND TRUST COMPANY OF HAWAII, LIMITED.

By Its President, J. H. BROWN.

3517-6T

ARRESTED BY POLICE.

ARRESTED BY POLICE. A man was arrested by the police yesterday on a charge of being drunk and disorderly.

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Fill and mail to Citizens' Mosquito Campaign Committee, P. O. Box 699, Honolulu.

Honolulu,.....1903.

I hereby subscribe the sum of.....Dollars, in support of the CITIZENS' MOSQUITO CAMPAIGN for the year beginning September 1, 1903, in twelve monthly installments of.....Dollars each, payable at.....